UNITED STATES DISTRICT COURT

WESTERN DISTRICT OF WASHINGTON

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DEC 13 2005

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CLERK U.S. BISTRYC: COURT
WESTERN DISTRICT OF WASHINGTON
DEPUTY

Cuktis Thompson (Name of Plaintiff)	CV05 2064
Scot O Toole-King Co. V Scot O Toole-King Co. V Kyle Kizzer-Seattle Policy ONNA Stangeland-Souther Policy The Defendors Association (Richard (Names of Defendants)	E Seattle, WA CIVIL RIGHTS COMPLAINT 98104 BY A PRISONER UNDER 42 PESSECUTION U.S.C. § 1983 I'CE DEPT. 610 5th Ave. Southle, WA 98124 CE DEPT. 610 5th Ave. Southle, WA 28124 WHENER, MARK Admir) 810 3 PD Ave. 8th Floor Southle, WA 98104
A. Have you brought any other lawsuits in Yes  No  B. If your answer to A is yes, how many?:	any federal court in the United States while a prisoner
1. Parties to this previous lawsuit:  Plaintiff <u>C4R415 5 Th</u> Defendants <u>ChRISTAN a GReg</u>	•

2. Court (give name of District)	
Western Wash.	
3. Docket Number CO5-1600R5L-MJB	
	<del>-                                    </del>
4. Name of judge to whom case was assigned	
5. Disposition (For example: Was the case dismissed as frivolous or for failure to s appealed? Is it still pending?)  5411 Pending	tate a claim? Was it
6. Approximate date of filing lawsuit 10/05	
7. Approximate date of disposition	<u> </u>
II. Place of Present Confinement: King County JAII	
A. Is there a prisoner grievance procedure available at this institution?	(es □ No
B. Have you filed any grievances concerning the facts relating to this complain	17
If your answer is NO, explain why not Not JAI/ Policy	
C. Is the grievance process completed?	□ No
If your answer is YES, ATTACH A COPY OF THE FINAL GRIEV RESOLUTION for any grievance concerning facts relating to this content of the concerning facts relating to the content of the con	
III. Parties to this Complaint	
A. Name of Plaintiff: (ult 5 Thompson Inmate	No.: 2040333
A Name of Plaintiff: Cultis 5 Thompson Inmate Address: 500 5 th AVE. Seattle, WA 98/6	94
(In Item B below, place the full name of the defendant, his/her official position, of employment. Use item C for the names, positions and places of employment defendants. Attach additional sheets if necessary.)	_
B. Defendant Scatt O Tople ; official position KingCo	. Prosecuter

	C. Additional defendants 2	wekizzer.	- Seatte Poll	ice Dept
	6/0 5 AV	L. SeATTLE, WA	98124	
	•	geland - Seat c. Southle, wa		
	610 5th Ail	e. Souther Wa	98124	
	The Detands	ods Association (	KICHAROL WARNE	R, MARKADAIR
IV.	Statement of Claim	810	380 Ave. 8 F/0	or Seattle, WA 48104

(State here as briefly as possible the <u>facts</u> of your case. Describe how each defendant is involved, including dates, places, and other persons involved. <u>Do not give any legal arguments or cite any cases or statutes</u>. If you allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets if necessary.)

actives DONNAS FANGELANDIKU e Also Working Agginst es on me to show their NOD-INVESTAGATIVE WORK + withholding evidence. NOOR MONEY (GOVERNMENT CONSPIRACY) I ORDER All AGENCIES

٦	7	R	eli	ef

(State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.)

I would like the Cook! to order All property of mine Not Needed for Criminal proceedings or that they have taken pictures of throw 3 thetements tor, to be related to my family. I would also like to be paid for this rent I want to pay of \$8325.00 plus pain to une the my family for this violation of Due Process t Equal Profession. I would also like All files, E-mails, t compasson clance concarning me by the Souther Police Dept to the King Co. Prosecutors office the Miss between the Defenders Association to These Government officials. I declare under penalty of perjury that the foregoing is true and correct.

Signed this / day of Decamber 19 2005

(Signature of Plaintiff)

(Copy-Attorney General) U.S. District Court-Western District of Washington Civil Rights Complaint-42 U.S.C. \$ 1983

Curtis 5 Thompson; Plaistiff

Scott D'Toole - King County Prosecutor Kyle Kizzer - Detective, Seattle Police Dept. Down Stangeland - Detective, Seattle Police Dept. Richard Warner, Mark Adain - The Defenders Association (Defendants)

Statement of Claim;

ON 8/26/04 Detectives Kule Kizzar, & DONNA Stange land, of the Seath Police Dept. Served A Search Warrant and my Apretment At 4747 Reosevelt Way N.E. The Search Warrant said they had lo days to exter my apt. but They held it for 3 months while I was in , Ail, to would not let my mother or landland into apt. I had to pay this additional 3 months Rent because my property was there the Seathle Police Pept. would not release it. They also with King County Proseculor Scott O'Toole took property thom my parson tay apt. that has not proven

(page 2-Attorney General) ANY avidentuary value, + will Not Release it AS of 12/1/05. I would also like to Holdress A CONSPIRACY by The Seattle Police Dept. + King Co. PROSECUTORS OFFICE FOR Liber + 5/ANDER, AS WELL As withholding evidence of this, by Not farking OVER All files, E-mils, x cornespondance that I have Requested from them by means of The Freedom of Information Act, + The PRIVACE Act AS Af 8/2/05 These ARE VIOLATIONS of my Due Process + Equal Protection Rights (Carstitutional I) III IX) I would Also like to include my Attorney's Richard WARDER, + MARK Addin (Defendens Assoc) AS CO-CONSPIRATORS for Not Addressing these violations in the yang tone half that they have Represented me (Constitutional II). I would like A Count ORder from the Federal Judge to order The Washington BAR Association to give me All RECORDS OF INEFFECTIVE ASSISTANCE OF COUNSEL against the Defenders Association of King Co. Under Movell I Request All Accords involving me them these agencies, including files, reports, E-Mails, + CASEWORK, to Show GovERNMENT Conspiracy. Also Excessive Use of Force by Seattle Police Dept on 8/23/04 ARREST. Curtis & Thompson; Plaintiff 12/10/05

(Copy-Scot O'Toole-King Co. Prosecuitor) U.S. District Court - Western District of Wishington Civil Rights Complaint - 42 U.S.C. \$1983

Scott O'Toole-King Co. Prosecutor; Defendant 516 380 Ave. Santle, WA 98104

Statement of Claim;

ON 8/26/04 Seattle to lice Dept Detectives
Down Stange land + Kile Kizzer seeved A
SEARCH WARRANT ON my Apmatment At 4747
Roosevelt Way N.E. The Search Warrant
Stid They had so days to enter my Apt,
but they hald it for 3 months while I
was in jail + would not let my mother
OR landload into Apt. I had to pay this
Additional 3 months rent because my
property was there, & the Seattle Rice
Dept. would not release it. They also with
King County Prosecutor Scott O Toole, took
property from my person, 4 my apt that
has Not proven of any evidentury value,

(page 2-Scott O'Toole) Y Will Not Release it AS OF 12/1/05. I would Abo like to AddRess A CONSPIRACY by the Sentile Police Dept + King Co. Prosecutors Office for Libel & Slander, As well AS withholding evidence of this by Not turning over All files, E-mails, + CORRespond-ANCE that I have requested from them by means of The Freedom of Information Act + The Paivacy Act, As of 8/2/05. These ARE VIOLAtions of my Due Process, + Equal Protection Rights (Constitutional II, III, IX) I would Also like to include my Attorney's RICHARD WARNER, & MARK Addis (Octondors Assoc) AS CO-CONSPIRATORS FOR NOT Addressing These Violations in the year & one half that they have represented me (constitutional III). I would like A court order from the Federal Judge to ender The Washington BAR ASSOC. to give me All Records of ineffective ASSISTANCE of Courses Against The Defendens ASSOCIATION OF King County Under Monell, I Request All Records involving me from These Agencies, including files, Repeats, E-mails, + CASE WORK to Show Government Conspiring. Also Excessive use of Force by Southle Police Dopt. on 8/23/04 Centes S. Thompson, Plaintif 12/10/05

(copy-Kyle Kizzer-S.P.O. Det.) U.S. District Court-Western District of Washington Civil Rights Complaint -42 U.S. C. \$ 1983

Cuptis S. Thompson; Plaintiff

Kyle Kizzer-Detective, Seattle Police Dept 610 5th Ave Souttle, Wa 98124 (Defendant)

Statement of Claim;

ON 8/26/04 Santle Police Detectives Donna Stangland, & Kyle Kizzer served A Search Warrant at 4747 Roosevelt way N.t. The Sanach Warrant Said They had 10 days to enter my Apt., but they held it for 3 months While I was in vail, I would not let my mother or landland into Apt. I had to pay this Additional 3 months Rent because my property was there, & The Seattle Police Dept. would not release it. They also with King County Rosecutor Scot & Toole, took property from my preson, I my Apt that has not proven of Any evidentury value, I will not release it As of 12/1/05.

(page 2-Kyle Kizzer) I would Also like to Address A CONSPIRACY By the Seattle Police Dept. & King Co. Prosecutors Office for Libert + Slander, As well As withholding evidence of this, by Not turning over All files Emails, + CORRESpondance that I have Requested from them by mends of the Freedom of Information Act, + The PRIVACY Act, As of 8/2/05, There ARE Violations of my Due PROCESS & Equal Retection Rights (Constitutional I, III, IX). I would also like to include my Atorney's Richard WARNER F MARK Adria (Defenders Association) ASCO-CONSPIRATORS for Not Addressing these violations in the year Tore half that they have Represented MR (Carstitutional II). I would like A Court order from the Frederal Judge to order The Washington BAR Association to give me All Records of ineffective Assistance of Counsel Against The Defenders Association of King County. Under Monell, I Request All RECORDS involving me from these Agencles, including tiles, Reports E-mails, + case work to 5 how Government Conspiracy Also Excessive Use of Force by Seattle Police Dept. on 8/23/04 ARROST Curties & Thompson, Plaintiff 12/10/05

(Copy - Donna Stangelang - S.P.D. Det.) U.S. District Court - Western District of Washington Civil Rights Complaint - 42 U.S.C. \$ 1983

Curtis 5. Thompson; PlaintAF

DONNA Stange LAND-Detective, Seattle Police Dept. 610 5th Ave. Scattle, 614 98124 (Defendant)

Statement of Claim;

Down Stanglang, + Kyle Kizzer Served A

Search Warrent on my reportment at 4747

Roosevelt Way N. E. The Search Warrent

Said they had 10 days to enter my apt,
but they held it took 3 month while I was
in jail, + would not let my mother or landload into apt. I had to pay this Adolitional
3 months Rent because my property was
there, + The Seattle Police Dept. would not
Release it. They also with King County Prosecutor
Scott D'Toole, took property from my person

+ my Apt. That has not proven any evidentury value,
+ will not release it as of 12/1/05.

(PAGE 2-DONNA STANGE/AND) I would Also like to Address A conspicace by the Southe Police Dept. + King Co. Prosecutors Office for Libel + Slander AS well AS withhalding evidence of this, by Not turning over All files, E-mails, & GORRESpondance that I have Requested them then by means of The Freedom of Intoenstin Act & The PRIVACY Act 15 of 8/2/05. These ARE VIOLATIONS of my Oue Process, & Equal Protection Rights (Constitutional II, IIII, IX) I would also like to include my Attornoy's Richard WARNER T MARK Addie Octobers Association) AS CO-Conspirators for Not radiassing These uplations in the year & one half that they have Represented me (Constitutional III) I would like A Court Drolan from the Federal Judge to exder The Washington BAR Association to give me All Records of ineffective Assistance of coursel Against The Ocherclars Association of King County, Under Movel, I Request All RECORDS involving me from these Agencies, including files, Reports, E-mail, + CASE WORK to show GOVERNMENT CONSPIRACY Also Excessive use of Force by Southle Police Dept on 8/23/04 ARREST. Centre of Thompson, Plaintiff 12/10/05

(Copy-The Defenders Association)
4.5. Osteict Compt-Western District of Washington
Civil Rights Complaint -42 U.S.C. \$ 1983

CLERTIS S. Thompson, Plaintiff
Richard WARNER, MARK Addia (The Orienters Asso.)
(Defendants) 810 3RD AVE. Seattle, WA 98104

Statement of Claim;

ON 8/26/04 Sentle Police Detectives Downs
Stangeland, & Kyle Kizzer Sequed & Senech
Warrant DN my Appretment At 4747 Roosevelt
Way N.E. The Senech Warrant strid They had
10 days to enter my Apt, but they held it
for 3 months while I was in juil, + would
Not let my mother or land wed into Apt.
I had to pay this additional 3 months Rent
because my sempenty was there & The Sentle
Police Dept. would Not Release it. They also
with King County Prosocutor Scott & Tople, took
proporty from my person, + my Apt. + HAT has
not proven any onidentury values will Not Release it As
of 12/105. I would also like to Address
A Conspiracy by the Seatle Police Dept + King Co.

( page 2 - Defenders Assoc.) PROSECUTORS Office FOR Libel & Stander AS Well As withholding avidence of this, by Not turning over All files, E-mails, + correspondence that I have Requested from them by means of the Freedom of Information Act + The PRIVACY Act, As of 8/2/05. These are violations Constitutional I, TITE I Would Also like to include my Attorney - Richard WARNER, T MARK Admin (Defendens Association) As COconspirators for Not Addressing these VIOLATIONS IN The WEAR + one half that They house Represented me (constitutional III). I would like A court order from The FEDERAL Judge to ORder The Washington Bin Association to give me All Records of ineffective Assistance of counsel Against The Oeterders Association of King County. Under Monel, I Request All Records involving me from these Agencies including files, Reports, E-mails, & case work to show GOUGANMENT CONSPIRACY. Also Excessive use of Force by Scattle Police Dept. on 8/23/04 ARREST. Cuttis A. Thompson; Plaintiff 12/10/05

(Copy-Custis S. Thompson; Plaintiff) 4.5 District Court - Western District of Washingford Civil Rights Complaint -42 U.S.C. \$ 1983

Custis S. Thompson, Plaintiff

Scott O'Tople - King County Prosecutor

Kyle Kizzer-Detective, Sentile Police Dept.

Parma Stangeland - Octentive, Sentile Police Dept.

Richard Warma, Mark Addia - The Determbers Association (Determbers)

Statement of Claim;

ON 8/26/04 Defectives Kyle Kizzer & Donna Stangeland of the Seattle Police Dept. Served A Search Warrant of 4747 Roosevelt Way N.E. The Search Warrant said they had to days to enter my upt., but They held it for 3 months while I was in jail, two while I was in jail, two while I had be pay this Adalitarial 3 months reat because my paypeary was there the Seattle Police Dept. would not relate it. They also with King County Prosecutor Soft Otoole took property from my passen, try upt. That

(page 2-Custis 5. Thompron) has not proven any evidentury value, + will not Release it AS of 12/1/05. I would also like to Address A sonspining by The Seattle Police Dapt. + King Co. PROJECUTORS Office for Libert Stander, AS Well AS withholding evidence of this, by Not treating over All Files E-mils, + correspondence that I have requested from Them by means of The Freedom of Internation Act, - The Privacy Act, AS of 8/2/05. These ARE Violations of my Due PROCESS, TEqual Rotection Rights (Constitutional I, UIII, IX) I would Also like to include my Attorney's Richard WARNER, & MARKA duis (Defenden 3 4550) AS CO-CONSPIRATORS FOR NOT AddRESSING These Violations in the year your hatfyfat they have Represented the (constitutional II) I would like A court order from the FEDORAL Judge to exclar The Washington BAR Association to give me All Records of ineffective Assistance of coursel Against The Defenders Association of King County, Under Monel I request All Records involving me from these agencies, including files Reports E-mails & CASEWORK, to Show GOVERNMENT CONSPIRACY Also Excessive use of Force by Sentle Police Dept. on 8/23/04 ARRES + Cirtis & Thompson; Plaintiff